Page	1	of	

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United States District Court

	Eastern	_ District of _	Virginia
DREW	United States of America V. CULLIN TMPAR 1770 Defendant	Case Number:	SETTING CONDITIONS OF RELEASE 1: 19 mJ 13 \(\)
IT IS ORDE	RED that the release of the defendant is sub	ject to the following co	onditions:
(1)	The defendant shall not commit any offens	se in violation of feder	ral, state or local law while on release in this case.
(2)	The defendant shall immediately advise the address and telephone number.	court, defense counsel	and the U.S. Attorney in writing before any change in
(3)	The defendant shall appear at all proceeding	ngs as required and sha	Il surrender for service of any sentence imposed as
	directed. The defendant shall appear at (if	blank, to be notified)	United States District Court
	401 Courthouse Sq., Alexandria, VA	on as direc	Place
			Date and Time
(🗸) (4)	HER ORDERED that the defendant be releated. The defendant promises to appear at all promises to appear at all promises to appear at all promises.	roceedings as required	and to surrender for service of any sentence imposed. endant to pay the United States the sum of

Page 2 of 3 Pages

ADDITIONAL CONDITIONS OF RELEASE

	IT IS	FURTHER O	RDERED that the defe	endant's release is	subject to the cond	itions marked	l below:		
	(6)	The defendant	t is placed in the custo	dv of:					
ريون	(0)	Person or orga		with Jorda	n				
		•	if above is an organization		- Delafiela	Place	N.W.		
			Washington		0011-4346		Tel. No.	02-213	9135
who a	grees	to (a) supervis	se the defendant, (b)	use every effort t	o assure the defen	dant's appear	ance at all court pro	oceedings, and	(c) notify the court
immed	liately	if the defendar	nt violates a condition	of release or is no	longer in the custo	dian's custod	y.		
	•				0	1510	\bigcap a		11/12/10
					Signed:	MUT	Joaa		7/10/17
·					Ø	Cu	stodian		Date
(XX		The defendan							
			n a regular basis to the		: <u>Pretria</u>	al Services			
			or actively seek emple						
	· — ·		or start an education p	orogram.	1 30-15.				
					1 Services				
			in a passport or other in			, 	D4 d	- 11/Li4-	- D.C
	(Ц)	•	the following restricti	•				ie wasningto	n D.C.
	, CGI \	metrop	olitan area without I contact, directly or in	prior approva	1 of Pretrial Serv	ices or the	Court.	tication on m	
	(الحر)	(g) avoid all	contact, directly of in	directly, with any	person who is or in	ay be a vicili	I L	vestigation of p	losecution,
		including	g: the 13 year	rold vich	im and ho	CONTAC	by any med	ins with	anyone
	/ IOT \	(b) coi mod	The are of ical or psychiatric treat	18 Unites	a responsi	ble adu	+ is present	h e andemina	100 1001
	(121)	(ii) get meui	- 1 Con inco C	costs and the	Dr. Flatten	and any	10 Ano filantain	in a co	y 45 arrecya
	(12 1)	(i) return to	rial Services . C	at at	o'clock after be	ing released	at o'c	lock for employ	ment, schooling.
	(ACC)						I premises at		
	h	vectical or	nunsaling ton	den and med	dis with Pro	Strad Sen	THE AT HIS TO	Distura a	hisenamor ac
	(\Box)	(i) maintain	ounseling tree	v house or commu	inity corrections cer	iter, as the pr	etrial services office	or supervising of	officer considers
	`-'	necessar		,	•		lone	as aunt	or amen or-
	(区)	(k) not posse	ess a firearm, destructi	ve device, or othe	r weapon.		Uma	minia A	on auurin ar-
			alcohol (🔲) at all (•		
	(X)	(m) not use of	or unlawfully possess	a narcotic drug or	other controlled su	bstances defi	ned in 21 U.S.C. § 8	02, unless pres	cribed by a licensed
	•		practitioner.						
	(区)	(n) submit to	o testing for a prohibi	ted substance if r	equired by the pret	rial services of	office or supervising	officer. Testin	g may be used with
		random	frequency and may in	nclude urine testii	ng, the wearing of	a sweat patch	h, a remote alcohol	esting system,	and/or any form of
			ed substance screening			ot obstruct,	attempt to obstruct,	or tamper with	the efficiency and
	<i>(</i> Π)		y of prohibited substan- ate in a program of in			therany and	counseling if directe	d by the pretri	al services office or
	(Ш)		ing officer.	patient of outputs	one substance abase	thorupy und	counseling it uncert	u oy the protit	ar services errice or
	(図)		ate in one of the follow	ing location restri	ction programs and	comply with	its requirements as d	irected.	
	`-'	(□) (i	i) Curfew. You are r	estricted to your r	esidence every day	(📋) from	to	,	or (🗌) as
					e or supervising of				
		(LZZ) (i	i) Home Detention.						religious services:
			activities approved				; court appearances,	blasse are	
		(D) 6i	ii) Home Incarcerati	m auvance by ne on. You are sestri	cted to 24-hour-a-d	av lock-down	at vour residence ex	cent for medica	l necessities and
		(tan) (ii	court appearances of	or other activities	specifically approve	d by the cour	t.		
	(\mathbf{Z})	(q) submit to	o location monitoring a	as directed by the	pretrial services off	hie or superv	ising officer and com	ply with all of t	ne program
			nents and instructions p						
	TXXI	he defenda	ant shall not acces	ss a computer	and/or the inte	ernet unle	ss a computer m	onitoring p	rogram has
	۰ (زی ام	een installe	ed by the probation	on office. Th	e defendant sh	all consen	t to the installati	on of comp	uter
	(C)	cen mstane	software on any o	computer to v	which the defen	dant has a	ccess Installati	on shall be	performed
	II	ionnoring s	software on any o		unch the delen	m magand a	ny and all activi	ty on the co	mnuter
	多 b	y the proba	ation officer. The	software ma	y resulct and/o	i iccolu a	ily allu all activi	ty on the co	mputor,
	i	ncluding the	e capture of keys	trokes, applic	cation informat	ion, interr	iei use nisiory, e	inan corres	pondence,
	a	nd chat cor	nversations. The	defendant sha	ill not remove,	tamper w	ith, reverse engi	neer, or in a	iny way
	С	ircumvent 1	the software. The	e cost of the n	nonitoring will	be paid b	y the defendant.		
	F	efrain fron	n possessing or u	tilizing any v	ideo gaming sy	ystem and	console, phones	s with interi	net
	c	apabilities	or other such de	vices which v	vould enable c	ontact and	or sharing of d	ata with oth	er
WH			known or unknov				C		
			and pay for, sex o			eatment co	onducted by a co	ertified sex	offender
			I/G Y I/JL A DOA U	ALCIACI COLLI	COULD'S SECTION OF ET.				

ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence. you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above.

> Defendant's Signature 202-213-9135

* Brew druparcil Telephone Number

Directions to the United States Marshal

The defendant is ORDERED released after processing.

The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.

pul 18, 2019

Leonie M. Brinkema United States District Judge

Printed name and title